REMARKS

In response to the election of species requirement, claims 22, 28-34 and 36-37 are readable on elected Group I, Species A and Group II, Species 11. Claims 38, 52, 63 and 64 are cancelled without prejudice. Applicants respectfully request that claims 20-21, 35, 39-51, and 53-62 be withdrawn. By this amendment, claims 68-78, which claims read on elected Group I, Species A and Group II, Species 11 are added. Therefore, claims 22, 28-34, 36-37 and 68-78 are currently pending.

The office action of February 1, 2006 states that the present application contains claims directed to three groups of inventions. Applicant respectfully acknowledges that the Examiner has indicated that claim 28 is generic. In accordance with the election of species requirement, applicant has elected Species A from Group I and Species 11 from Group II. However, Group III is directed to an attachment and Applicant respectively points out that none of the claims in the present application include a limitation directed to an attachment and therefore Applicant could not elect a species from Group III.

The Examiner is invited to telephone the undersigned if the Examiner believes it would be useful to advance prosecution.

Respectfully submitted,

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